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of claim 26 can be found at applicants' specification page 3, lines 10-14. Accordingly, it is respectfully requested that this rejection be withdrawn.

The outstanding Official Action further sets forth a provisional rejection of all of the claims under 35 USC 103 over copending application serial number 07/231,260. This provisional rejection, having been carefully considered, is most respectfully traversed. Applicants submit that the present application has the same U.S. filing date as the copending application serial number 07/231,260. Therefore, the copending application would not constitute prior art against the present application. This has apparently been recognized by the issuance of a provisional double patenting rejection discussed below. Accordingly, it is respectfully requested that this provisional rejection be withdrawn.

The Official Action also sets forth a provisional rejection of all of the claims under the judicially created doctrine of obviousness type double patenting as being unpatentable over claims 1, 2, 4-10, and 12-15 of copending application serial number 07/231,260. It is respectfully requested that this provisional rejection be held in abeyance until there is an indication of allowable subject matter in the present application.

In view of the above comments and amendments to the claims, favorable reconsideration and allowance of all claims now present in the application are believed to be in order and are most respectfully requested.

Respectfully submitted,

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